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7832 Marksville

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BORROWER, LP; THR PROPERTY GUARANTOR, LP; THR PROPERTY HOLDCO, LP; 2014-3 IH PROPERTY HOLDCO, LP; 2014-3 IH BORROWER, LP; GERMAN AMERICAN CAPITAL CORPORATION; and CHRISTIANA TRUST, and hereby stipulate and agree as follows:

- 1. The instant action is primarily a quiet title action related to real property commonly known as 7832 Marksville Street, Las Vegas, Nevada 89149, Assessor Parcel No. 125-18-512-079 ("the "Property"). Defendant, Bank of America, N.A. ("BANA") formerly held a deed of trust recorded against the Property in the Official Records of the Clark County Recorder as Instrument No. 200701050001709 ("First Deed of Trust").
- 2. The Property was the subject of a homeowners association lien foreclosure sale dated June 7, 2011 ("HOA Foreclosure Sale"). Plaintiff purchased the Property at the time of the HOA Foreclosure Sale. Thereafter, Meridian Foreclosure Service purported to foreclose upon the First Deed of Trust on December 3, 2012 ("Bank Foreclosure Sale"). Defendant, THR Nevada II, LP purported to purchase the Property at the Bank Foreclosure Sale and on December 21, 2012, a Trustee Deed was recorded in the Official Records of the Clark County Recorder as Instrument No. 201212210003995, purportedly vesting title to the Property in the name of THR Nevada II, LP. The Property was thereafter the subject of a number of transfers before eventually being conveyed back to THR Nevada II, LP, which currently continues to possess record title.
- 3. Defendant, Bank of America, N.A., has been previously dismissed from this action. The remaining parties have entered into a settlement which resolves this matter in its entirety.
- 4. Title to the Property shall be quieted in the name of THR Nevada II, LP, free and clear of any interest of the Plaintiff, Las Vegas Development Group, LLC, or anyone claiming an interest in the Property through the Plaintiff.
- 5. The Lis Pendens recorded against the Property by the Plaintiff on March 20, 2015,

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7. All matters at issue herein having been resolved, the instant matter shall be closed. 1 Dated this 20th day of September, 2023. 2 ROGER P. CROTEAU & 3 ASSOCIATES, LTD. **HUTCHISON & STEFFEN, PLLC** 4 5 /s/ Timothy E. Rhoda /s/ Todd Prall TIMOTHY E. RHODA, ESQ. TODD WILSON PRALL, ESQ. 6 Nevada Bar No. 7878 Nevada Bar No. 9154 10080 West Alta Drive 2810 West Charleston Blvd. #67 7 Las Vegas, Nevada 89102 Ste 200 (702) 254-7775 Las Vegas, NV 89145 8 702-385-2500 croteaulaw@croteaulaw.com Attorney for Plaintiff 702-385-2086 (fax) 9 Las Vegas Development Group, LLC tprall@hutchlegal.com Attorneys for Defendant 10 2014-3 IH Borrower, LP 11 GERRARD, COX & LARSEN 12 13 /s/ Douglas D. Gerrard DOUGLAS D. GERRARD, ESQ. 14 Nevada Bar No. 4613 2450 St. Rose Parkway, Suite 200 15 Henderson, NV 89074 702-796-4000 16 702-796-4848 (fax) dgerrard@gerrard-cox.com 17 Attorneys for Defendants 2014-3 IH Equity Owner, LP, 18 2014-3 IH Property Holdco, LP, THR Nevada II, LP, THR Property 19 Borrower, LP, THR Property Guarantor, LP and THR Property 20 Holdco, LP 21 IT IS SO ORDERED. 22 23 By: Judge, U.S. District Court 24 25 September 23, 2023 Dated:

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1	<u>CERTIFICATE OF SERVICE</u>	
2	I HEREBY CERTIFY that on this <u>20th</u> day of September, 2023, I served via the United States District Court CM/ECF electronic filing system, the foregoing <u>STIPULATIONAL AND ORDER FOR DISMISSAL WITH PREJUDICE</u> to the following parties:	
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,		Corporation and Christiana Trust
25		The state of the s
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-	/s/ Timothy E. Rhoda	
27	An employee of ROGER P. CROTEAU &	
	AS	SOCIATES, LTD.

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